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6 **UNITED STATES DISTRICT COURT**  
7 **DISTRICT OF NEVADA**

8 Krystan E. Haraden, )  
9 Plaintiff, ) Case No. 2:19-cv-00740  
10 vs. )  
11 )  
12 Sentry Recovery and Collections, Inc. ) **SECOND STIPULATION AND ORDER**  
13 ) **EXTENDING TIME FOR**  
14 Defendant. ) **DEFENDANTS RESPONSE TO**  
14 \_\_\_\_\_) **PLAINTIFF'S COMPLAINT**

15 **STIPULATION**

16 Defendants, Sentry Recovery and Collections, Inc. (“Defendants”), by and through their  
17 respective counsel, hereby represent, and Plaintiff, Krystan E. Haraden (“Plaintiff”) does not  
18 object, as follows:  
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- 20 1. On April 30, 2019 Plaintiff filed a Complaint in the above entitled action  
21 (“Complaint”).
- 22 2. Defendant Sentry Recovery and Collections, Inc. was served with the Complaint  
23 on May 7, 2019.
- 24 3. The Complaint was based on facts and allegations of an underlying debt (“Debt”)  
25 and violation of Fair Debt Collection Practices Act (“FDCPA”).
- 26 4. In an effort to attempt to resolve this action and to mitigate any further  
27 expenditure of time and costs, Plaintiff and Defendant previously stipulated and  
28

1 agreed to extend the allowable time for Defendant to file a responsive pleading  
2 through June 7, 2019, by way of a Stipulation filed with this honorable court on  
3 May 24, 2019.

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- 5 5. The Order granting the above referenced Stipulation was filed and approved by  
6 this honorable court on May 31, 2019.
- 7 6. Defendants have requested an additional extension of time to further the  
8 discussion of resolution of this matter and Plaintiff has agreed to that request.
- 9 7. The parties have agreed to extend the allowable time for Defendant to file a  
10 responsive pleading through June 21, 2019.

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1           8. This is the second request for an extension of this deadline made by the parties.

2           **DATED** this 11th day of June 2019.

3           Allicia B. Tomolo, Esq.

4           By:/s/ Allicia B. Tomolo, Esq.

5           ALLICIA B. TOMOLO, ESQ.

6           State Bar No: 265696

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11          Attorney for Defendant

12          Law Offices of Nicholas Wajda, Esq.

13          By: /s/ Nicholas Wajda, Esq.

14          Nicholas Wajda, Esq.

15          State Bar No: 11480

16          871 Coronado Center Drive, #200

17          Henderson, NV 89052

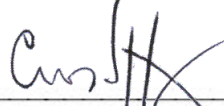
18          (702) 900-6339

19          nick@wajdalawgroup.com

20          Attorney for Plaintiff

21           IT IS SO ORDERED.

22           **DATED:** Jun 12, 2019

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25           C.W. HOFFMAN, JR.  
26           UNITED STATES MAGISTRATE JUDGE